## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

IN RE:	§	
DI LIFE CREEK PROPUCTION LLC	§	GAGENO 16 50045
BLUFF CREEK PRODUCTION, LLC,	§	CASE NO. 16-70045
D 1.	<b>§</b>	(Chapter 11)
Debtor.	<b>§</b>	
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BLUFF CREEK PRODUCTION, LLC,	8	
D1 ' 4'CC	8	
Plaintiff,	8	
	8	ADV DDOC NO 16 07017
VS.	8	ADV. PROC. NO. 16-07017
NEWAMCO LLC	8	
NEWAMCO, LLC.	8	
	8	
Defendant.	§	

## PLAINTIFF'S MOTION TO DISMISS ADVERSARY PROCEEDING

## TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW Bluff Creek Production, LLC, Plaintiff herein, and files its Motion to Dismiss Adversary Proceeding, and in connection therewith would show unto this Court as follows:

- Plaintiff filed its adversary proceeding regarding an Application for Temporary Restraining
  Order on or about August 1, 2016.
- 2. A hearing on said matter was conducted on said date and the court concluded that the relief sought would not be granted.
- 3. Debtor would therefore respectfully request that the adversary proceeding be dismissed in that the adversary proceeding is now moot.

WHEREFORE, Debtor would respectfully request that the Adversary Proceeding be dismissed in that it is now moot and would further request any and all other relief to which it may be entitled.

Respectfully submitted.

/s/ Jesse Blanco

Jesse Blanco, TBN 02449600 Attorney for Debtor 7406 Garden Grove San Antonio, Texas 78250 713.320,3732 Telephone 210.509.6903 Facsimile lawyerjblanco@gmail.com

## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was provided to counsel for NEWAMCO, LLC, via ECF and also by US first class mail, postage prepaid, at the address indicated below, this 11<sup>th</sup> day of August, 2016.

/s/ Jesse Blanco

Mr. Ross Spence, Esq. Snow Spence Green, LLP 2929 Allen Parkway, Suite 2800 Houston, Texas 77019